1 2 3	Brooke A. Bohlke Nevada Bar No. 9374 Analise N. M. Tilton Nevada Bar No. 13185 Nicholas F. Adams													
4	Nevada Bar No. 14813 WOOD, SMITH, HENNING & BERMAN LLP													
5	2881 Business Park Court, Suite 200 Las Vegas, Nevada 89128-9020													
	Phone: 702 251 4100 • Fax: 702 251 5405 bbohlke@wshblaw.com													
6	atilton@wshblaw.com													
7	nadams@wshblaw.com													
8	Attorneys for Defendant Cheap Tech Guys LLC													
9	UNITED STATES	UNITED STATES DISTRICT COURT												
10	DISTRICT OF NEVADA, SOUTHERN DIVISION													
11														
12	MICROSOFT CORPORATION, a	Case No. 2:21-c	v-00284-APG-VCF											
13	Washington Corporation,	STIPULA	ULATION AND ORDER TO											
14	Plaintiff,	EXTEND OPPOSITION DEADLING MICROSOFT CORPORATION												
15	v.	MOTION TO COMPEL DISCOVERY RESPONSES FROM DEFENDANT CHEAP TECH GUYS LLC												
16	CHEAP TECH GUYS LLC, a Nevada Limited Liability Company,													
17	Defendant.	(Second Request)												
18	Defendant.	Trial Date:	None Set											
19														
20	IT IS HEREBY STIPULATED by and b	etween Plaintiff, N	MICROSOFT CORPORATION											
21	("Plaintiff") by and through its counsel of record	rd, the law firm o	f Greenberg Traurig, LLP, and											
22	Defendant, CHEAP TECH GUYS LLC ("Defendant"), by and through its counsel, the law firm of													
23	Wood, Smith, Henning & Berman, LLP, that the	deadline to file an	Opposition to Plaintiff's Motion											
24	to Compel Discovery Responses currently due or	n April 11, 2022 be	e extended until April 18, 2022.											
25	///													
26	///													
27	///													
28														
	24196212.1:10836-0086	1-	Case No. 2:21-cv-00284-APG-VCF											
	STIPULATION AND ORDER TO EXTEND OPPOSITION DEADLINE TO MICROSOFT CORPORATION'S MOTION TO COMPEL DISCOVERY RESPONSES FROM DEFENDANT CHEAP TECH GUYS LLC													

As contemplated by LR IA 6-1, this extension is requested for good cause. The undersigned							
counsel have been negotiating logistics for a planned mediation, and had hoped to mediate prior to							
completing briefing on Plaintiff's Motion to Compel. However, it appears the parties will need to							
complete briefing before mediating. Defendant requires an additional week to prepare its							
Opposition. Notwithstanding the need for completed briefing on the Motion to Compel, the parties							
continue to plan for mediation in late spring 2022.							

WHEREFORE, the aforementioned Parties, hereby agree, subject to the Court's approval, that the deadline to file the Defendant's Opposition to Plaintiff's Motion to Compel Discovery Responses be extended to April 18, 2022.

IT IS SO STIPULATED.

By <u>/s/ Nicholas F. Adams</u>
BROOKE A. BOHLKE
Nevada Bar No. 9374
ANALISE N.M. TILTON
Nevada Bar No. 13185
NICHOLAS F. ADAMS
Nevada Bar No. 14813
2881 Business Park Court, Ste. 200
Las Vegas, NV 89128-9020
Attorneys for Defendant

By <u>/s/ Christopher R. Miltenberger</u>
CHRISTOPHER R. MILTENBERGER
Nevada Bar No. 10153
10845 Griffith Peak Dr., Suite 600
Las Vegas, NV 89135
Attorneys for Plaintiff

Bonnie MacNaughton (pro hac vice) John D. Freed (pro hac vice) DAVIS WRIGHT TREMAINE LLP 920 5th Avenue, Suite 3300 Seattle, WA 98104

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE

4-11-2022 DATED: _______

CERTIFICATE OF SERVICE

	I	hereby	ce	rtify	that	on	this	8 th	day	of	April,	2022,	a	true	and	correct	copy
of ST	ΙPŪ	JLATI	ON	AN	D (ORD	ER	TO	EX	KTE	ND (OPPOS	ITI	ON	DEA	DLINE	TO
MICE	RO	SOFT	COI	RPO	RAT	ION'	'S M	IOTI	ON	ТО	COM	PEL D	ISC	COVE	ERY	RESPO	NSES
FROM DEFENDANT CHEAP TECH GUYS LLC (Second Request) was served via the United																	
States	Di	strict C	ourt	CM/I	ECF s	systei	m on	all n	arties	or r	ersons	reguiri	ng i	notice			

By /s/Jeanne L. Calix

Jeanne L. Calix, an Employee of WOOD, SMITH, HENNING & BERMAN LLP

24196212.1:10836-0086